H.B. 272 2nd Sub. (Gray)

Representative Christopher N. Herrod proposes the following substitute bill:

1	UTAH SCENIC BYWAY DESIGNATION				
2	AMENDMENTS				
3	2009 GENERAL SESSION				
4	STATE OF UTAH				
5	Chief Sponsor: Christopher N. Herrod				
6	Senate Sponsor: John L. Valentine				
7 8	LONG TITLE				
9	General Description:				
10	This bill modifies the Designation of State Highways Act by amending scenic byway				
11	designation provisions.				
12	Highlighted Provisions:				
13	This bill:				
14	provides definitions;				
15	 changes the membership of the Utah State Scenic Byway Committee; 				
16	 provides that the governor shall appoint certain members to the Utah State Scenic 				
17	Byway Committee;				
18	 provides that the term of office for Utah State Scenic Byway Committee members is 				
19	four years, except that the governor shall stagger certain terms;				
20	 provides that the Legislature shall approve highway and state scenic byway 				
21	nominations for National Scenic Byway or All-American Road designation;				
22	 provides that prior to designating a highway as a state scenic byway or nominating a 				
23	highway for National Scenic Byway or All-American Road designation, the Utah				
24	State Scenic Byway Committee shall:				
25	• receive a written request from the legislative body of each county, city, or town				



26	that the highway nominated for designation passes through; and						
27	 review the nomination and may approve the designation if the nominated 						
28	highway conforms to state and federal requirements for scenic byway						
29	designation;						
30	 establishes a procedure for segmenting a scenic byway; 						
31	exempts Legacy Parkway from:						
32	 the legislative approval requirement for nomination as a National Scenic Byway 						
33	or All-American Road; and						
34	• segmentation; and						
35	makes technical changes.						
36	Monies Appropriated in this Bill:						
37	None						
38	Other Special Clauses:						
39	None						
40	Utah Code Sections Affected:						
41	AMENDS:						
42	72-4-301 , as enacted by Laws of Utah 2004, Chapter 172						
43	72-4-302 , as last amended by Laws of Utah 2005, Chapter 148						
44	72-4-303 , as last amended by Laws of Utah 2008, Chapter 382						
45	ENACTS:						
46	72-4-301.5 , Utah Code Annotated 1953						
47	72-4-304 , Utah Code Annotated 1953						
48 49	Be it enacted by the Legislature of the state of Utah:						
50	Section 1. Section 72-4-301 is amended to read:						
51	72-4-301. Definitions.						
52	As used in this part[, "committee"]:						
53	(1) "Committee" means the Utah State Scenic Byway Committee created in Section						
54	72-4-302.						
55	(2) "Non-scenic area" means:						
56	(a) any property that is unzoned or zoned for commercial or industrial use adjoining a						

5/	highway that does not contain at least one of the intrinsic qualities described in Subsection					
58	72-4-303(1)(b) immediately upon the property; or					
59	(b) any property that is unzoned or zoned for commercial or industrial use that contains					
60	an intrinsic quality described in Subsection 72-4-303(1)(b) immediately upon the property but					
61	the intrinsic quality does not represent the primary use of the property.					
62	(3) "Segmentation" means:					
63	(a) removing the scenic byway designation from a portion of an existing scenic byway					
64	that adjoins a non-scenic area; or					
65	(b) excluding a portion of a highway from a scenic byway designation where the					
66	highway adjoins a non-scenic area.					
67	Section 2. Section 72-4-301.5 is enacted to read:					
68	72-4-301.5. Designation of highways as scenic byways.					
69	Except as provided in Section 72-4-304, a highway or state scenic byway may not be					
70	nominated for designation as a National Scenic Byway or All-American Road unless the					
71	nomination is approved by the Legislature.					
72	Section 3. Section 72-4-302 is amended to read:					
73	72-4-302. Utah State Scenic Byway Committee Creation Membership					
74	Meetings Expenses.					
75	(1) There is created the Utah State Scenic Byway Committee.					
76	(2) (a) The committee shall consist of the following <u>nine</u> members:					
77	[(a)] (i) a representative from each of the following entities appointed by [each					
78	respective entity] the governor:					
79	[(i)] (A) the Governor's Office of Economic Development;					
80	[(ii)] (B) the Utah Department of Transportation; and					
81	[(iii) the Utah Association of Governments;]					
82	(C) the Department of Community and Culture;					
83	[(iv) the Division of State Parks and Recreation;]					
84	[(v) the Federal Highway Administration;]					
85	[(vi) the National Park Service;]					
86	[(vii) the National Forest Service;]					
87	[(viii) the Bureau of Land Management; and]					

88	[(ix) the Utah Travel Regions Association;]				
89	[(b) two local government tourism representatives selected by the state entities				
90	identified in Subsection (2)(a); and]				
91	[(c)] (ii) a representative from the [private sector selected by the state entities identified				
92	in Subsection (2)(a).] outdoor advertising industry appointed by the governor;				
93	(iii) three local elected officials from a county, city, or town within the state appointed				
94	by the governor;				
95	(iv) a member from the House of Representatives appointed by the speaker of the				
96	House of Representatives; and				
97	(v) a member from the Senate appointed by the president of the Senate.				
98	(b) Except as provided in Subsection (2)(c), the members appointed in this Subsection				
99	(2) shall be appointed for a four-year term of office.				
100	(c) The governor shall, at the time of appointment or reappointment for appointments				
101	made under Subsection (2)(a)(i), (ii), or (iii) adjust the length of terms to ensure that the terms				
102	of committee members are staggered so that approximately half of the committee is appointed				
103	every two years.				
104	(3) [(a)] The representative from the Governor's Office of Economic Development				
105	shall chair the committee.				
106	[(b) The members appointed under Subsections (2)(a)(v), (vi), (vii), and (viii) serve as				
107	nonvoting, ex officio members of the committee.]				
108	(4) The Governor's Office of Economic Development and the department shall provide				
109	staff support to the committee.				
110	(5) (a) The chair may call a meeting of the committee only with the concurrence of the				
111	department.				
112	(b) A majority of the voting members of the committee constitute a quorum.				
113	(c) Action by a majority vote of a quorum of the committee constitutes action by the				
114	committee.				
115	[(6) (a) (i) Members who are not state government employees shall receive no				
116	compensation or benefits for their services, but may receive per diem and expenses incurred in				
117	the performance of the member's official duties at the rates established by the Division of				
118	Finance under Sections 63A-3-106 and 63A-3-107.				

119	[(11) Members may decline to receive per diem and expenses for their service.]					
120	[(b)] (6) (a) (i) State government officer and employee members who do not receive					
121	salary, per diem, or expenses from their agency for their service may receive per diem and					
122	expenses incurred in the performance of their official duties at the rates established by the					
123	Division of Finance under Sections 63A-3-106 and 63A-3-107.					
124	(ii) State government officer and employee members may decline to receive per diem					
125	and expenses for their service.					
126	[(c)] (b) (i) Local government members who do not receive salary, per diem, or					
127	expenses from the entity that they represent for their service may receive per diem and					
128	expenses incurred in the performance of their official duties at the rates established by the					
129	Division of Finance under Sections 63A-3-106 and 63A-3-107.					
130	(ii) Local government members may decline to receive per diem and expenses for their					
131	service.					
132	(c) Legislators on the committee receive compensation and expenses as provided by					
133	law and legislative rule.					
134	Section 4. Section 72-4-303 is amended to read:					
135	72-4-303. Powers and duties of the Utah State Scenic Byway Committee					
136	Rulemaking authority Designation on state maps Outdoor advertising.					
137	(1) The committee shall have the responsibility to:					
138	(a) administer a coordinated scenic byway program within the state that:					
139	(i) preserves and protects the intrinsic qualities described in Subsection (1)(b) unique					
140	to scenic byways;					
141	(ii) enhances recreation; and					
142	(iii) promotes economic development through tourism and education;					
143	(b) ensure that a highway nominated for a scenic byway designation possesses at least					
144	one of the following six intrinsic qualities:					
145	(i) scenic quality;					
146	(ii) natural quality;					
147	(iii) historic quality;					
148	(iv) cultural quality;					
149	(v) archaeological quality; or					

150	(vi) recreational quality;					
151	(c) designate highways as state scenic byways from nominated highways within the					
152	state if the committee determines that the highway possesses the criteria for a state scenic					
153	byway; and					
154	(d) remove the designation of a highway as a scenic byway if the committee determines					
155	that the highway no longer meets the criteria under which it was designated.					
156	(2) (a) Prior to designating a highway as a state scenic byway or recommending to the					
157	Legislature that a highway be designated as a National Scenic Byway or All-American Road					
158	under this section, the committee shall receive a written and official request from the					
159	legislative body of each county, city, and town that the highway nominated for state or national					
160	scenic byway or All-American Road designation passes through that the highway be designated					
161	as a state or national scenic byway or All-American Road.					
162	(b) If a highway is nominated for state or national scenic byway or All-American Road					
163	designation and the legislative body of each county, city, and town that the highway nominated					
164	for a state or national scenic byway or All-American designation passes through has requested					
165	the designation or nomination in accordance with Subsection (2)(a), the committee shall review					
166	the nomination and may approve the designation or recommend the nomination to the					
167	<u>Legislature if:</u>					
168	(i) the nominated highway complies with the requirements for a state scenic byway					
169	designation under this section; and					
170	(ii) the nominated highway conforms with federal requirements for designation as a					
171	scenic byway.					
172	(3) (a) A state or national scenic byway or an All-American Road may be segmented					
173	by the legislative body of the county, city, or town where the segmentation is to occur if:					
174	(i) a person or another entity has requested the segmentation of a portion of a road or					
175	highway; and					
176	(ii) the legislative body of the county, city, or town reviews the segmentation proposed					
177	under Subsection (3)(a)(i).					
178	(b) The legislative body of a county, city, or town shall render a decision on a					
179	segmentation request under Subsection (3)(a) within 45 days and may grant segmentation to the					
180	person or entity if the property is a non-scenic area					

181	(c) (i) If the legislative body of a county, city, or town denies the request to segment the				
182	state or national scenic byway or All-American Road under Subsection (3)(a) upon the request				
183	of a person or another entity, that person or entity may appeal the denial of the request to the				
184	committee.				
185	(ii) The committee shall hear and answer an appeal of the denial of a segmentation				
186	request within 45 days of a request submitted in accordance with Subsection (3)(c)(i).				
187	(iii) If the committee does not render a decision on an appeal in accordance with				
188	Subsection (3)(c)(ii), the segmentation request shall be granted if the property is a non-scenic				
189	area.				
190	[(2)] (4) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking				
191	Act, the department shall make rules in consultation with the committee:				
192	(a) for the administration of a scenic byway program;				
193	(b) establishing the criteria that a highway shall possess to be designated as a scenic				
194	byway, including the criteria described in Subsection (1)(b);				
195	(c) establishing the process for nominating a highway to be designated as a state scenic				
196	byway;				
197	(d) specifying the process for hearings to be conducted in the area of proposed				
198	designation prior to the highway being designated as a scenic byway;				
199	(e) identifying the highways within the state designated as scenic byways; and				
200	(f) establishing the process and criteria for removing the designation of a highway as a				
201	scenic byway.				
202	[(3)] (5) The department shall designate scenic byway routes on future state highway				
203	maps.				
204	[(4)] (6) A highway within the state designated as a scenic byway is subject to federal				
205	outdoor advertising regulations in accordance with 23 U.S.C. Sec. 131.				
206	Section 5. Section 72-4-304 is enacted to read:				
207	72-4-304. Exceptions to approval and segmentation requirements.				
208	Legacy Parkway, from the junction of I-215 in Davis County northerly to the Junction				
209	with US 89 and I-15:				
210	(1) is exempt from the Legislative approval requirement in Section 72-4-301.5; and				
211	(2) may not be segmented.				

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Fiscal Note

2009 General Session State of Utah

State Impact

Enactment of this bill will cost \$6,400 from the General Fund to pay legislative salary and per diem costs.

	2009	2010	2011	2002		
	Approp.	Approp.	Approp.	Kevenue		Revenue
General Fund	\$0	\$6,400	\$6,400	\$0	ቀለ	\$0
Total	\$0	\$6,400	\$6,400	\$0		\$0

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

3/10/2009, 2:46:44 PM, Lead Analyst: Bleazard, M.

Office of the Legislative Fiscal Analyst